INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference PCT03-034	FOR FURTHER ACTION Form instan Demont (Form DCT/IDFA/416)			
International application No.	International filing date(day/mo	onth/year) Priority date (day/month/year)		
PCT/KR2003/001155	12 JUNE 2003 (12.06.20	1		
International Patent Classification (IPC) IPC7 A61L 9/01				
Applicant		- City		
LG HOUSEHOLD & HEALT	HCARE CO., LTD. et a	1 (8/2/9/9/9		
and is transmitted to the applican	t according to Article 36.	ared by this International Preliminary Examining Authority		
2. This REPORT consists of a total	of 4 sheets, inclu	iding this cover sheet.		
amended and are the basis	for this report and/or sheets cor he Administrative Instructions un	s of the description, claims and/or drawings which have been ntaining rectifications made before this Authority (see Rule nder the PCT).		
This report contains indications relating to the following items: I Basis of the report II Priority III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability IV Lack of unity of invention V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application				
Date of submission of the demand	Dat	e of completion of this report		
17 AUGUST 2004	(17.08.2004)	16 APRIL 2005 (16.04.2005)		
Name and mailing address of the IPEA Korean Intellectual Prope 920 Dunsan-dong, Sco-gu Republic of Korea Feerimile No. 82-42-472-7140	rty Office I, Daejeon 302-701,	thorized officer SHIN, Kyeong A lephone No. 82-42-481-5589		





Į.	Basi	s of the report					
1.	With	regard to the elements of the international application:*					
	\boxtimes	the international application as originally filed					
		the description: pages	, as originally filed				
			, med with the demand				
	_	pages, filed with the letter of					
		the claims: pages	, as originally filed				
		pages, as amended (together with any	, med with the demand				
		pages, filed with the letter of					
		the drawings:					
		pages	, as originally filed , filed with the demand				
		pages filed with the letter of					
		the sequence listing part of the description:	, as originally filed				
ļ		pages	, filed with the demand				
		pages, filed with the letter of					
	 With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language English which is the language of a translation furnished for the purposes of international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)). the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3). With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing: contained inthe international application in written form. 						
		filed together with the international application in computer readable form.					
	Ę	furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readable form					
		furnished subsequently to this Authority in computer readable form The statement that the subsequently furnished written sequence listing does not go be international applicationas as filed has been furnished. The statement that the information recorded in computer readable form is identical to the been furnished.					
4	. [The amendments have resulted in the cancellation of:					
		the description, pages					
		the claims, Nos.					
_		the drawings, sheets					
5	· [This report has been established as if (some of) the amendments had not been made, sinc go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	e they have been considered to				
'	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this opinion as "originally filed." and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).						
	•• A1	ny replacement sheet containing such amendments must be referred to under item I and annexed	to this report.				

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability	' ;
citations and explanations supporting such statement	

1.	Statement			
	Novelty (N)	Claims	1 - 4	YES
	Hovely (1.)	Claims	none	NO
	Inventive step (IS)	Claims	1 - 4	YES
:	mvenuve step (15)	Claims	none	NO
ļ	Industrial applicability (IA)	Claims	1 - 4	YES
		Claims	none	NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents from the International Search Report (ISR):

D1: Advanced materials, Vol.14, No.1, 04 Jan. 2002, pp.19-21

D2: KR 1999-68330 A (06 Sep. 1999)

1. Novelty & Inventive Step

Claims 1-4 of the present invention relate to a carbon nanoball for deodorization composed of a spherical hollow core, and a porous carbon shell to which at least one deodorizing material selected from the group consisting of transition metal, oxidized transition metal and alkali metal salt is adhered. The porous carbon shell of the carbon nanoball for deodorization has a multi-layered structure more than 2 layers having different pore sizes, and a pore formed in an outer layer has a larger average diameter than a pore formed in an inner layer.

D1 relates to a method of fabrication of carbon capsules with hollow macroporous core/mesoporous shell structures. Since the carbon capsules have bimodal pore systems of uniform, tunable hollow macroscopic core and mesoporous shell, they could have a wide range of applications, including catalysts, adsorbents, sensors, electrode materials, and advanced storage materials.

D2 relates to a preparation method of metal deposited active carbon having selective adsorption capability for polar contaminants, which has high surface activity and dissociation energy by electroless-plated active carbon with alkali transition metals including copper, nickel and silver.

(Continued on Supplemental Sheet.)



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Supplemental Box			
(To be used when the space i	n any of the p	preceding boxes is	not sufficient

Continuation of:

BOX V.

The present invention differs from D1 directed to a carbon capsule comprising a spherical hollow core and a porous carbon shell, and D2 directed to electroless-plated active carbon with alkali transition metals, in that at least one deodorizing material selected from the group consisting of transition metal, oxidized transition metal and alkali metal salt is adhered to the porous carbon shell, and the porous carbon shell has a multi-layered structure more than 2 layers having different pore sizes,

In addition, the present invention cannot be readily invented by a person skilled in the art with the teaching of D1 & D2.

Thus, claims 1-4 of the present invention are novel and inventive.

Accordingly, claims 1-4 meet the requirements of PCT Article 33(2) and (3).

2. Industrial Applicability

The present invention directed to a carbon nanoball for deodorization is industrially applicable and consequently meets the requirement of PCT Article 33(4).